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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/650,246	08/28/2003	Frank Athari	IR-2311 (2-3643) 7190	
2352 7590 06/04/2007 OSTROLENK FABER GERB & SOFFEN			EXAMINER	
1180 AVENU	E OF THE AMERICAS	RUTLAND WALLIS, MICHAEL		
NEW YORK,	NY 100368403		ART UNIT	PAPER NUMBER
			2836	
			MAIL DATE	DELIVERY MODE
			06/04/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/650,246	ATHARI, FRANK				
Office Action Summary	Examiner	Art Unit				
	Michael Rutland-Wallis	2836				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE of the state of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value of the state of	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 25 Ap	<u>pril 2007</u> .					
2a)⊠ This action is FINAL. 2b)☐ This	This action is FINAL. 2b) This action is non-final.					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 2-13 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 2-13 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers						
9) ☐ The specification is objected to by the Examine 10) ☒ The drawing(s) filed on 27 March 2006 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Examine	a) accepted or b) objected to drawing(s) be held in abeyance. See tion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P	ate				
Paper No(s)/Mail Date 6) U Other:						

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DETAILED ACTION

Response to Arguments

Applicant's arguments with respect to claim 2-13 have been considered but are most in view of the new grounds of rejection.

Claim Objections

Claim 11 recites the limitation "the primaries" in lines 4 and 6. There is insufficient antecedent basis for this limitation in the claim and should be changed to "the primary windings" or "the first and second primary windings"

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 2-6 and 8-13 are rejected under 35 U.S.C. 102(a) as being anticipated by Pelly (U.S. Pat. No. 6,636,107)

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With respect to claims 5-6, 8 and 9 Pelly teaches a circuit arrangement

comprising a power transistor switching stage (i.e. switching circuitry contained within item 40 in Fig. 3) providing an output voltage and an active EMI filter (circuitry connected between terminals A,D and B,F in Fig. 3) having first and second input terminals (terminals A and B) and first and second output terminals (terminals B and F) and a ground return line (item 43) connected to a ground return line terminal (item 43a), the input terminals of the active EMI filter being connected to receive the output voltage of the power transistor switching stage (40) and the output terminals of the active EMI filter providing a filtered output voltage (via outputs B and F), wherein the power transistor switching stage is a switch mode power supply (i.e. AC input is rectified to DC) and the active EMI filter cancels common mode current (filtering of common mode current is described throughout see for example col. 2 line 55-60 or col. 6 lines 60-65) that flows between the input terminals (terminals A and B) and the output terminals (terminals B and F), substantially eliminating any current due to the common mode current in the ground return line (43) connected to the ground return line terminal (43a).

With respect to claim 10 Pelly teaches the active EMI filter comprises a current transformer (see windings 44-46) having first and second primary windings and first and second secondary windings, the first primary winding being connected between the first input terminal (terminals A and B) and the first output terminal (terminals B and F) and the second primary winding being connected between the second input terminal and the second output terminal.

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With respect to claim 11 Pelly teaches a load (motor) connected to the first and second output terminals (terminals B and F) and the ground, wherein when a common mode noise current flows between the load and the ground, a common mode current flowing between the input and output terminals will flow in the primaries and a differential mode current (see Fig. 23) is canceled, the common mode current being reflected additively in the secondary winding and a normal mode current being canceled by polarization of the primaries.

With respect to claims 12 and 4 Pelly teaches the active EMI filter comprises two complementary PNP and NPN transistors (Q1 and Q2), only one of the transistors being conductive depending upon a direction of a current in the secondary winding; and an isolating capacitor (item 47).

With respect to claim 13 Pelly teaches one of the two transistors is turned ON to allow a current generated in one of the secondary winding (44) to flow through the isolating capacitor (47) to cancel a ground noise current flowing in the ground line (43), thereby canceling the ground noise current flowing back to the input, the transistors being turned ON depending on a flow of the common mode current.

With respect to claim 3 Pelly teaches the active EMI filter comprises an amplifier (item 70) stage having two transistors (Q1 and Q2) each controlled by a current sensor (windings of current sensing transformer), the current sensor sensing the presence of a common mode current to a load (motor) connected to the active EMI filter, each of said two transistors (Q1 and Q2) having a first terminal coupled at a common connection (E) to an isolating capacitor (47) coupled to a ground line (43), the isolating capacitor (47)

passing a current to cancel the common mode current in said ground line each of said two transistors further having a second (see connection from point E leading to terminal at item 44) terminal coupled to a control terminal (see connected at winding output) via a secondary winding (44).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pelly (U.S. Pat. No. 6,636,107) in view of Krein et al. (U.S. Pat. No. 5,668,464)

With respect to claim 7 Pelly teaches the use of a switch mode converter connected as the power transistor switching stage, however does not disclose an AC output. Krein teaches the output voltage of the power transistor switching stage is DC such as that required by a load such as a computer, appliance or other electronic circuit (col. 1 lines 15-21). Krein however also teaches the output of the power transistor stage contains an AC portion and therefore may be considered an AC voltage, further it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pelly to use an AC switching power converter in order to utilize the arrangement with a load that requires a filtered AC power signal.

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With respect to claim 2 Pelly teaches a power transistor switching stage comprises an output stage however does teach the use of an inductor and a capacitor connected thereto. Krein teaches the use of an inductor (L) and capacitor (Cout) connected at the power output stage. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pelly to include the use of an inductor and capacitor connected at the power output stage in order to provide a smooth DC power signal to the active filter.

Conclusion

Applicant's amendment necessitated the new ground of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Rutland-Wallis whose telephone number is 571-272-5921. The examiner can normally be reached on Monday-Thursday 7:30AM-6:00PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Sherry can be reached on 571-272-2084. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MRW

MICHAEL SHERRY SUPERVISORY PATENT EXAMINER **TECHNOLOGY CENTER 2800**

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